

October 11, 2011

United States Bankruptcy Court  
Southern District of New York

1 of 5

IN RE

Motors Liquidation Company, et al.,  
f/k/a General Motors Corp, et al.

Rebates

Chapter 11 Case No.  
D9-50026 (REC)

(Initially Unmarked)

Dear Honorable Judge Robert E. Gubbs:

Enclosed 6 copies of document, information that was mailed to me Sherry J.  
Z. Laeter at 1541 LaSalle Ave #1, Niagara  
Falls, New York 14301 from The Cardel  
Lots Group Inc, Motors Liquidation

Company Attorney.

2 of 5

I Shaeyl F. Carter filed my proof of claim in a timely manner. All the other Carter claims was disallowed due to the cases being under Delphi Corporation (GM) Motors liquidation Company. When I Shaeyl F. Carter filed my claim or claims in a timely manner that claim should have been place under the Dex-Cool class settlement and any claim that has to do with the Auto Industry claims. my proof of claim should have been apply to the Dex-Cool class settlement, and above claim instead of applying all my proof of claims to Motors liquidation Company from my

Claims against Delphi Corporation, I Shaeyl J. Carter do not understand how and why these claims were duplicated in two different court rooms under (R) (S) two different judges for all these years. You to find out at the end of me, I have to find out at the end of me, Shaeyl J. Carter spending all this money and resources to keep my claims. After I continue to be Harass, mislead, misguided with all those claims, replies, responses, funds spent double and triple for all these years. Now to find out that (em) Motors Liquidation Company as their attorney to say I Shaeyl J. Carter did not file in a timely manner, and

Shayl Y. Carter

Case No. 09-50026

4 of 5

that I Shayl Y. Carter do not have  
a claim in the Box-Cool Class

Settlement. Why this decision could  
not have been stated and decided  
early on in the beginning when all  
my claims against the Company (GM)  
Motors Liquidations Company and its  
affiliates before first started out.

I repeatedly ask you Honorable  
Judge Robert E. Gieber to look into  
this matter, as to if those Henry's for  
Motors liquidation made the right decision.  
I know at the last hearing you, Honorable  
Judge Robert E. Gieber gave the Henry's  
a chance to look into this matter.

5 of 5

To find out that a response, reply to me Sharyl if laster was made quickly, then the couple of years it took for the Hoenigs Motor liquidation Company and their affiliated debtors to state my claims are duplicated, and the claim of Dex-Cos Class Settlement is disallowed.

I Sharyl J. Laster believe that claims or claim is allowed against motors liquidation Company (im) and their affiliated debtors according to the Auto Industry Task force, Secretary Timothy Geithner former car czar Steven Rattner and former White House manufacturing adviser Ron Bloom. (Also enclosed copies of the reports)

Thank you.

Sincerely,  
